case:10-07013-SEK13 Doc#:47 Filed:11/23/10 Entered:11/23/10 08:26:42 Desc: Main Document Page 1 of 7

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF PUERTO RICO

IN THE MATTER OF

STEVE SANTANA GONZALEZ, : CASE NO. 10-07013 (SEK)

U.S. BANKRUPTCY COURT BANJUAN, PUERTO RICO

S EXTERED

DEBTOR

CHAPTER 13

ORDER DISMISSING CASE ENJOINING DEBTOR FROM RE-FILING

We hereby enforce our order to show cause and granting the Trustee's motion to dismiss this case, enjoining the Debtor form filing a petition for bankruptcy relief under Title 11 of the United States Code, in any court with personal and subject matter jurisdiction, for the next two years, from the time this order becomes final and unappealable.

SO ORDERED, in San Juan, Puerto Rico, on November 22, 2010.

U.S./Bankruptcy Judge

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF PUERTO RICO

STEVE SANTANA GONZALEZ

Case No. 10-7013

Debtor(s)

October 15, 2010 Old San Juan, Puerto Rico

CONFIRMATION HEARING

BEFORE THE HONORABLE SARA DE JESUS FEDERAL BUILDING, OLD SAN JUAN, PUERTO RICO

APPEARANCES:

For the Trustee: Ms. Garcia, Esq.

For the Debtor:

Rafael Torres Alicea, ESq.

For the Creditors:

CD:

Official Courtroom Deputy

(Proceedings taken by electronic recording; transcription produced by transcription service)

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PROCEEDINGS

(11:18 a.m.)

(Case is called)

MR. TORRES ALICEA: Rafael Torres for the Debtor again, Your Honor.

MS. GARCÍA: García for Trustee Oliveras.

THE COURT: Situation, please?

MR. TORRES ALICEA: Yes, Your Honor. In

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10 case, --

THE COURT: Uh huh?

MR. TORRES ALICEA: -- we have a motion to dismiss by the creditor which is DSO recipient. We have a motion to dismiss, but it has no notice and no service number certificate either.

We answered it ... (Reviewing documents)

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THE COURT: There's also a Trustee's motion to dismiss.

MR. TORRES ALICEA: I know, Your Honor.

MS. GARCÍA: Yes, Your Honor. May I address the Court, Your Honor?

THE COURT: Yes.

MS. GARCÍA: Just to give you a brief

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background. Your Honor, this Debtor has a prepetition DSO debt of \$131,000.

The meeting of creditors was held on September 22, 2010. Debtor has failed to provide any evidence of income. According to schedule (i), he operates some things of business and receives income in Family Health \$3,422 each month.

And the question is seriously the feasibility of this case, Your Honor.

THE COURT: Not only that, but you know why we denied the continuance of the stay, don't you?

MR. TORRES ALICEA: Yes, Your Honor.

THE COURT: So, the question is: what is it that you want to do on behalf of your client if anything?

MR. TORRES ALICEA: Well, Your Honor, it happens in this case that they have a variation of the child support amount very recently, just after the bankruptcy, and it will be --

THE COURT: But my -- my -- generally speaking, my knowledge of child support is that its future. The past remains as is.

MS. GARCÍA: That's correct, Your Honor.

THE COURT: So, therefore, you must have a

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very large debt for child support. 1 The reduction deals with the future. 2 MR. TORRES ALICEA: Yes, Your Honor. 3 THE COURT: So, --4 MR. TORRES ALICEA: But it will be reduced a 5 very -- in a -- because --6 7 THE COURT: It doesn't make any difference. How is he going to pay? Besides, this is already the 9 second time he's come into bankruptcy --MR. TORRES ALICEA: Yes, Your Honor. 10 THE COURT: -- with the same problem. 11 12 MR. TORRES ALICEA: We understand, Your 13 And he has that amount, and there was a big 14 litigation in the local court --THE COURT: Well, it's very simple. 15 answer the Trustee's motion to dismiss in an order to 16 17 show cause why the dismissal should not be granted with a prohibition for filing for a period of two 18 years, in view of the history of using Bankruptcy 19 20 Court in an apparent attempt to evade jail time for not paying child support. That's an improper use of 21

I'll enter the order to show cause today. I will not confirm the plan.

bankruptcy, and it's a bad-faith filing.

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. 1	MR. TORRES ALICEA: Very well, Your Honor.
2	Permission to be excused?
3	THE COURT: Granted.
4	THE COURT: Transcript for the record,
5	please.
6	(Confirmation hearing in this matter is hereupon
7	concluded for this day)
8	(11:22 a.m.)
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TRANSCRIBER CERTIFICATION

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I, CRYSTAL INCHAUSTEGUI BREAZ, Transcriber, do hereby certify that the foregoing transcript was transcribed by me to the best of my abilities.

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I CERTIFY that all "(inaudible)" were carefully reviewed and found to be as written.

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I FURTHER CERTIFY that I am not interested in the outcome of the case mentioned in said caption.

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WITNESS MY HAND this 27 day of the month of October, 2010 in San Juan, Puerto Rico.

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S/ CRYSTAL INCHAUSTEGUI

CRYSTAL INCHAUSTEGUI BREAZ

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I, DIANE BREAZ, RPR and Official Court Reporter for the District Court of Puerto Rico, certify that the foregoing transcript has been verified and certified by me.

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S/ DIANE BREAZ

DIANE BREAZ

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